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12	MLW Media LLC	Telephone: (212) 373-3000	
13		Fax: (212) 757-3990	
14		Counsel for Defendant	
		World Wrestling Entertainment, Inc.	
15			
16	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
17	NORTHERN DIS	TRICT OF CALIFORNIA	
18	MLW MEDIA LLC,	) CASE NO. 5:22-cv-00179-EJD	
	Plaintiff,	STIPULATION AND [PROPOSED]	
19	Fidmun,	ORDER TO LIFT STÂY OF DISCOVERY	
20	V.	AND AMENDING CASE MANAGEMENT ORDER	
21	WORLD WRESTLING	* AS MODIFIED*	
22	ENTERTAINMENT, INC.,	) AS MODIFIED.	
	Defendant.	Action Filed: January 11, 2022	
23	Defendant.	)	
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	STIPLI ATION AND IPPOPOSED OF	RDER] TO LIFT STAY OF DISCOVERY AND	
28		E MANAGEMENT ORDER	

Case No. 5:22-cv-00179-EJD

1 RECITALS 2 WHEREAS, the Parties submitted a Joint Rule 26(f) Report, with an agreed-upon schedule 3 for discovery and pre-trial motion practice; 4 WHEREAS, the Court issued a Case Management Order (ECF 49) on December 13, 2022; 5 WHEREAS, the Court granted Defendant World Wrestling Entertainment, Inc's ("WWE") Motion to Dismiss Plaintiff's ("MLW") complaint and granted MLW leave to amend its complaint 6 7 on February 13, 2023, and issued a discovery stay in this action (ECF 62); 8 WHEREAS, Defendant WWE's Motion to Dismiss Plaintiff MLW's First Amended 9 Complaint ("Motion") was denied on June 15, 2023 (ECF 78); 10 WHEREAS, given the disposition of the Motion, the reasons for staying discovery are no 11 longer applicable; WHEREAS, WWE and MLW agreed to new deadlines consistent with the Court's Case 12 13 Management Order for fact and expert discovery, and dispositive motions; 14 NOW, THEREFORE, the parties do further stipulate and respectfully request that: 15 **STIPULATION** 1. The parties hereby stipulate to lift the discovery stay originally imposed by the Court 16 on February 13, 2023 (ECF 62). 17 18 2. The parties respectfully request the Court to adopt the following proposed revised 19 case management schedule: 20 21 22 23 24 25 26 27 STIPULATION AND [PROPOSED ORDER] TO LIFT STAY OF DISCOVERY AND 28

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EVENT	DEADLINE	
Joint Trial Setting Conference Statement	<del>June 17, 2024</del> January 17, 2025	
Trial Setting Conference	June 27, 2024 January 30, 2025 at 11:00 a.m.	
Fact Discovery Cutoff	July 31, 2024	
Designation of Plaintiff's Opening Experts with	August 30, 2024	
Reports		
Designation of Defendant's Rebuttal Experts with	October 14, 2024	
Reports	October 16, 2024	
Last Day for Plaintiff to Serve Reply Expert Reports	November 27, 2024	
Expert Discovery Cutoff	January 12, 2025 January 13, 2025	
Deadline for Filing Dispositive Motions	February 11, 2025	
Deadline for Filing Oppositions to Dispositive	March 31, 2025	
Motions		
Deadline for Filing Replies to Dispositive Motions	April 28, 2025	
	June 5, 2025 at 9:00 a.m.	
Hearing on Anticipated Dispositive Motion(s) <sup>1</sup>	May 22, 2025 at 9:00 a.m.	

<sup>1</sup> The actual hearing on the motion may be noticed for a date subsequent after contacting Judge Davila's courtroom deputy.

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1		KASOWITZ BENSON TORRES LLP		
2				
3	Dated: July 6, 2023	By: /s/ Christine A. Montenegro		
4		Marc E. Kasowitz (pro hac vice) Hector Torres (pro hac vice)		
5		Christine A. Montenegro ( <i>pro hac vice</i> ) Jason S. Takenouchi (CBN 234835)		
6		Nicholas A. Rendino (pro hac vice)		
7		Counsel for Plaintiff MLW Media LLC		
8		DALII WEIGG DIEWIND WHADTON 6.		
9		PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP		
10				
11	Dated: July 6, 2023	By: /s/ Walter F. Brown Walter F. Brown (SBN 130248)		
12		Karen L. Dunn (pro hac vice pending) William A. Isaacson (pro hac vice pending)		
13		William B. Michael (pro hac vice pending) Brette Tannenbaum (pro hac vice pending)		
14		Counsel for Defendant World Wrestling Entertainment, Inc.		
15		world wresting Entertainment, inc.		
16				
17	[ <del>PROP(</del>	OSED] ORDER		
18	PURSUANT TO STIPULATION, IT IS S	SO ORDERED, AS MODIFIED.		
19				
20	DATED: July 6, 2023	FULL		
21		Edward J. Davila United States District Judge		
22		omica states bistilet stage		
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28	<u> </u>	DER] TO LIFT STAY OF DISCOVERY AND		
	AMENDING CASE MANAGEMENT ORDER			

Case No. 5:22-cv-00179-EJD